Case-4::09-cr-00547-SBA Document 32 Filed 11/23/09 Page 1106 f22 1 BARRY J. PORTMAN Federal Public Defender JOHN PAUL REICHMUTH 2 Assistant Federal Public Defender 3 555 - 12th Street Suite 650 Oakland, CA 94607-3627 4 Telephone: (510) 637-3500 5 Counsel for Defendant SAEPHAN 6 7 8 IN THE UNITED STATES DISTRICT COURT 9 FOR THE NORTHERN DISTRICT OF CALIFORNIA 10 11 UNITED STATES OF AMERICA, No. CR-09-00547-SBA (JCS) Plaintiff, AMENDED STIPULATION TO MODIFY 12 RELEASE CONDITIONS; PROPOSED 13 ORDER VS. KAO SAEPHAN, 14 15 Defendant. 16 IT IS HEREBY STIPULATED, by and between the parties to this action, that the drug 17 testing and counseling conditions be struck from the release order, as there are no drug use 18 19 allegations in this case. 20 Defense counsel has spoken with Timothy Elder, Pretrial Services Officer, and he has no objection to this request. 21 22 John Paul Reichmuth Date 11/23/09 23 Assistant Federal Public Defender Counsel for defendant SAEPHAN 24 25 26

	Date 11/23/09 James Mann
2	Assistant United States Attorney
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1	I hereby attest that I have on file all holograph signatures for any signatures indicated by a "conformed" signature (/S/) within this efiled document.
5	
)	ORDER
'	Pursuant to a stipulation of the parties and good cause appearing therefore, it is hereby
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)	ORDERED that the drug testing and counseling conditions be struck from the release order in
,	this case.
	IT IS SO ORDERED.
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	UNITED STATES MACISTRATE JUDGE
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